EXHIBIT A

UNITED STATES DIS	TRICT COURT
SOUTHERN DISTRICT	
SOUTHERN DISTRICT	OF NEW TORK
BOURNE CO.,	ORIGINAL
)
Plaintiff,)
)
vs.) No. 07 CIV. 8580 (DAB)
)
TWENTIETH CENTURY FOX FILM)
CORPORATION, FOX BROADCASTING)
COMPANY, TWENTIETH CENTURY FOX)
TELEVISION, INC., TWENTIETH)
CENTURY FOX HOME ENTERTAINMENT,	•
INC., FUZZY DOOR PRODUCTIONS,	
INC., THE CARTOON NETWORK, INC.	
SETH MAC FARLANE, WALTER MURPHY	
DIT THE INCIDENT, WANTER MORPH	, ,
Defendants.)
berendants.) }
DEPOSITIO	
WALTER MU	
TAKEN O	
TUESDAY, MARCH	11, 2008
Reported by:	
Daryl Baucum, RPR, CRR, CBC, CS	R No. 10356

1	clear and your best testimony today.
2	A. Right. I understand.
3	Q. Mr. Murphy, how long have you been a
4	professional musician?
5	A. Since I was a teenager in high school.
6	Q. How long ago was that?
7	A. Oh, see, probably late 60's.
8	Q. And am I correct that you're both a composer
9	and a recording artist?
10	A. Yes, I have been in the past a recording
11	artist. These days I am primarily a composer of
12	television and film scores.
13	Q. How long has it been since you released your
14	last recording as a recording artist?
15	A. Oh, early 80's, although I was involved with a
16	"Family Guy" album that was out a couple of summers ago.
17	Q. You played on that album?
18	A. I arranged music and conducted the orchestra
19	and wrote songs with Seth MacFarlane but I wasn't the
20	primary recording artist.
21.	Q. What would you say your three biggest hits.
22	A. "A Fifth of Beethoven," that is my that's
23	the medley of my hit, so to speak.
24	Q. That one is bigger than any others?
25	A. Yeah, that was the largest one. I had a record

1	of "Rhapsody and Blue" and a few others.
2	Q. How did you come to work for "Family Guy"?
3	A. I was contacted by Fox, a lady at Fox in the
4	music department for another matter, and I happened to
5	mention or ask what was new and pending in the TV
6	department and she put me in touch with Seth MacFarlane
7	who was in preliminary stages of developing "Family
8	Guy." And I met Seth and we hit it off very well, and
9	so I have been working with him ever since.
10	Q. And what's your business relationship with Fox
11	with respect to "Family Guy"?
12	A. I guess you would say I'm an independent
13	contractor. I am not an employee of Fox but when
14	they they hire me to compose music for television
15	shows at their discretion.
16	Q. And do they contract with you directly or
17	through a corporation?
18	A. I have a corporation.
19	Q. What's the name of that corporation?
20	A. Crabapple Enterprises.
21	Q. Are you aware that the plaintiffs in this
22	litigation requested documents from you?
23	A. Yes, I do.
24	Q. And what did you do to find documents for those
25	requests?

1	A. I went through my files and my library of
2	scores and selected what was requested and sent them.
3	Q. And the two pieces of written music that you
4	produced, are those the only documents that you have in
5	your possession now related to this episode of "Family
6	Guy"?
7	A. Yes.
8	Q. Do you have any personal knowledge of the
9	writing of the nonmusical elements of the Weinstein
10	episode?
11	A. No, I am never involved in script writing. My
12	portion of the process of the "Family Guy" production
13	happens after the scripts are written and the editing is
14	done. All the post production begins and then I get
15	involved writing music.
16	Q. And do you have any personal knowledge of the
17	lyric for "I Need A Jew"?
18	A. No.
19	Q. When were you first asked to be involved in
20	writing "I Need A Jew"?
21	A. I don't remember the exact date. It was in the
22	year 2000 when we began post production on that episode.
23	Let's see. I think it was the spring of the year 2000.
24	Q. But it would be during the post production
25	phase?

1	A. Let me correct that.
2	Q. Sure.
3	A. I scored with the orchestra in the spring of
4	the year 2000. The song was actually written probably
5	six or eight months prior to that so that the animators
6	could animate to a guide musical track, which is usually
7	the way it's produced.
8	Q. And what did you do to produce that version of
9	the song that was used six months before its early
10	version that you just discussed before you produced the
11	score for the orchestra?
12	A. I was sent a copy of the script and I read
13	through it, and when I came to the page that had the
14	song lyrics, the parody lyrics, I used that and sat down
15	and wrote a tune to fit those lyrics.
16	Q. And did you actually transcribe that tune at
17	that point?
18	Did you produce anything in writing for that
19	purpose?
20	A. Yes, I I am sure I wrote down I made a
21	pencil sketch of the melody that I composed.
22	Q. And what was done with that piece of writing?
23	How was it used in the production of "Family
24	Guy"?
25	A. I recorded a piano version of the melody that I

1 had written and Seth MacFarlane sang a vocal -- a what's 2 called a rough vocal so that -- so I suppose he could 3 listen to it afterward and then play it for the other 4 producers of the show and that that's -- that's what I 5 did at first. 6 Q. And did you play piano on that recording? 7 Α. Yes, I did. 8 Q. Does Seth MacFarlane read music? 9 Α. Yes. 10 How exactly were you approached with this Q. 11 particular assignment to write "I Need A Jew"? 12 Who approached you from "Family Guy" and gave 13 you this assignment? 14 I believe it was Seth or someone in Seth's 15 office either called or just sent me the script, which 16 it happens either way when production schedules get 17 busy, sometimes, you know, there is an envelope in my 18 mail box and it's a script and it's obviously for me to 19 read. 20 And were you given any particular instructions 21 with respect to the song on how to write the melody? 22 Not at first. I read the script. I realized Α. 23 that this was a parody of a Disney-esque -- sweet 24 Disney-esque song and I just sat down and wrote that 25 tune and played it, made a copy of it and played it for

Seth, and he liked it and then he came over and sang a vocal demo.

- Q. Do you know if -- did anybody from "Family Guy" ever discuss with you using the exact music from "When You Wish Upon A Star"?
 - A. No.

- Q. When you were given your instructions to write the song, were you instructed to write something that would evoke the particular melody of "When You Wish Upon A Star"?
- A. Actually, after I -- afterwards. I wrote this particular version of the melody and Seth sang it, and sometime after that -- I can't remember the sequence of events exactly -- either Seth or his partner, David Zuckerman, mentioned to me that they would like the melody to be even closer to the Disney song, and I said that I had to be careful because I have an agreement with Fox that I provide unique music, and so I didn't want to use any portion of the Disney song.

And later on, Seth sang another version of it, and changed a few notes here and there to make -- to make the average person realize that this was going to be a parody.

Q. And he did he do that by making the song closer to "When You Wish Upon A Star," the melody of "When You

1	Wish Upon A Star"?
2	A. Yeah, he changed a few notes at the beginning
3	of each verse that made it a little closer so that
4	the he felt that the average audience member would
5	realize that this is a parody.
6	Q. So Seth wrote that part of the final melody as
7	opposed to you?
8	A. Yes.
9	Q. In the process of writing the first version
10	that you produced, did you reference any did you look
11	at or reference any sheet music for "When You Wish Upon
12	A Star"?
13	A. No.
14	Q. Did you listen to any recordings of "When You
15	Wish Upon A Star"?
16	A. No.
17	Q. Did you have in your mind any recollection of
18	the melody line for "When You Wish Upon A Star"?
19	A. Yes.
20	Q. And was it your intent to even in your first
21	version evoke "When You Wish Upon A Star"?
22	A. My first intention was to try and write
23	something sweet and Disney-esque, without without
24	actually utilizing any material from "Wish Upon a Star"
25	to try and convey the joke in the script.

	ı
1	Q. And what joke was that?
2	A. That it was a parody of a scene from a Disney
3	movie, and the sweet melody coupled with the ridiculous
4	lyrics and the absurd imagery on the screen would be
5	funny.
6	Q. And in your view, your first version of that
7	accomplished that goal.
8	A. Yes, I think my first version evoked the
9	feeling of a Disney song.
10	Q. As you were writing the melody for "I Need A
11	Jew," were you particularly using the same melodic
12	rhythm for "When You Wish Upon A Star"?
13	A. Melodic rhythm.
14	Q. Putting aside the pitch, just, you know, the
15	rhythm of the melody.
16	A. I wasn't aware of that or intending on doing
17	that.
18	Q. Can I have the folder for Exhibit 2, please.
19	I would like to show you a document we have
20	marked as Exhibit 2. This was a document that was
21	produced in discovery as MURPHY 2 through MURPHY 15.
22	(Plaintiff's Exhibit 2 was
23	marked for identification.)
24	BY MR. FAKLER:
25	Q. I will ask you to take a look at that and tell

1	me what it is.
2	A. This is a copy of my original orchestration
3	right here. You have the conductor's score of my
4	original orchestration for the song as it appeared on
5	the soundtrack of the show.
6	Q. Okay. So was this the final version of the
7	score that you used for the recording session?
8	A. Yes.
9	Q. Is this an accurate notation of the song as you
10	wrote it I should say the final version of the song
11	as you wrote it?
12	A. As far as the orchestra parts, yes. The
13	melody, I would have to actually listen to a recording
14	to see if any of the rhythm or the notes were changed by
15	Seth vocal.
16	I mean I can't honestly say that without
17	listening to it, but I can tell you that the
18	orchestration part is exactly the way it appears on the
19	soundtrack.
20	Q. Did you play the piano on the recording?
21	A. No.
22	Q. Now, when you mentioned the possibility of the
23	vocal melody changing, that would be based on Seth's
24	performance of it?
25	h yes

1	Q. And what sort of changes would he typically
2	make?
3	A. Well, any singer performing a song generally
4	tries to make it his or her own by changing inflections
5	or length of notes or even actually changing notes. I
6	don't I haven't heard a recording of the song in
7	quite a while. So I can't honestly tell you this is
8	notated perfectly as to the way he actually sung it.
9	Q. Would that also include, for example, if he
LO	didn't come in right on the first beat
11	A. Sure.
12	Q of a phrase?
13	A. Sure.
14	Q. Or if he slowed down a little bit or sped up a
15	little bit
16	A. Right.
17	Q in the portion of a song?
18	Do you view those sort of changes as changing
19	the substantially changing the song that you wrote?
20	A. Well, I guess it's a it's hard to say it's a
21	judgment call. Depends on how much someone changes the
22	melody. It's hard to quantify unless you are talking
23	about a specific recording of a specific song and then I
24	could tell you how differently, you know, it's performed
25	than the original. I don't think any song is performed

1	precisely the way it's notated by any particular singer.
2	Q. And you don't do you remember what this
3	song whether there were significant changes?
4	A. The difference that I can tell you from memory
5	is that the beginning of every phrase
6	Q. Right.
7	A is different from my original.
8	Q. We're not we're on this document.
9	A. Right.
10	Q. Just from that to the recording
11	A. To the recording.
12	Q is what I am talking about.
L3	A. I think it's I would honestly have to listen
L 4	to his final recording to tell you exactly what would be
L 5	different. I don't remember.
16	Q. If a performer changes makes significant
17	changes to the melody of a song like that in the process
L8	of their performance, are they generally considered to
19	have authored a new version with you of the song?
20	A. No.
21	MR. ZAVIN: Objection only to the extent you
22	said "like that." There is no evidence that that exists
23	here.
2 4	MR. FAKLER: That's fair enough. That's fair
25	enough.

1	BY MR. FAKLER:
2	Q. If a performer does change a melody
3	significantly in the course of performing it for a
4	recording, have you typically recognized that person as
5	being a joint creator with you of the song of the music?
6	MR. ZAVIN: Objection.
7	MR. FAKLER: You can answer my question.
8	THE WITNESS: I have never had that occasion in
9	anything I have written.
10	BY MR. FAKLER:
11	Q. So you have never had a performer change it so
12	much that you considered it a whole new version of the
13	song.
14	A. Let me think. Not that I can think of.
15	Q. So if somebody were to have done that, is that
16	something that would stand out in your mind, giving them
17	joint authorship credit?
18	A. I would imagine.
19	MR. ZAVIN: Objection.
20	BY MR. FAKLER:
21	Q. You can answer.
22	A. Well, it's never happened, so.
23	Q. That's a fair clarification.
24	Now, I would like to have you take a look at
25	what we have marked as Plaintiff's Exhibit 3, and that

1	was produced in discovery as MURPHY 1.
2	(Plaintiff's Exhibit 3 was
3	marked for identification.)
4	BY MR. FAKLER:
5	Q. And I would like to ask you what this document
6	is.
7	A. This is a copy of my original, what's called a
8	lead sheet of the melody of the song from
9	Q. And this document and also Exhibit 2 that we
10	just looked at, you retrieved these from your personal
11	files?
12	A. Yes.
13	Q. And you kept these in the ordinary course of
14	performing your
15	A. Yes.
16	Q composer services for ""Family Guy""?
17	A. Yes.
18	Q. Okay. Is this the original version of the song
19	that you wrote that you talked about earlier?
20	A. Yes.
21	MR. ZAVIN: Objection; only I think he said the
22	original version was a pencil version. He's testified
23	to that.
24	MR. FAKLER: Fair enough.
25	BY MR. FAKLER:

1	Q. When you discussed finally, you know,
2	presenting a version of the song to Seth to sing that he
3	eventually rejected and was this that version that
4	you presented to Seth?
5	A. Yes.
6	Q. And did you ever record a version of this?
7	Did you ever record, rather I am sorry, let
8	me start that over.
9	Did you ever record this version of "I Need A
LO	Jew"?
11	A. Yes, with Seth MacFarlane this was the
L2	first yes, this is the first version that we recorded
13	of just piano and voice.
L 4	Q. And what are the differences between this
15	version and the final version that was recorded?
16	A. Well, again, I think I would have to listen to
17	a recording of the final version to tell you all the
18	nuances of difference between this and what was recorded
19	on the soundtrack.
20	Q. Can you tell me the differences between that
21	and the score in Exhibit 2?
22	A. Well, yeah.
23	MR. ZAVIN: Objection; when you say "between
24	that," are you saying between the recording or between
25	Exhibit 3 and Exhibit 2?

1	MR. FAKLER: No, no, between Exhibit 3 and any
2	Exhibit 2. Thank you.
3	THE WITNESS: Okay. Give me a minute and I
4	will look.
5	BY MR. FAKLER:
6	Q. Sure.
7	A. You have these stapled out of order.
8	Q. I apologize for that. We had them stapled in
9	the order they were Bates produced to us.
10	A. Well, the essential difference is the melody in
11	the first measure is changed in the score version,
12	and well, the bar numbers don't match up because
13	there is no introduction here, but this measure and
14	the first and third measures of the melody are changed
15	each time the verse happens. That's the essential
16	difference. Now, there could be more minor inflections
17	or differences in his vocal recording which, you know, I
18	can't tell you that.
19	Q. Sure.
20	A. Yeah.
21	Q. Could you look in the folder for Exhibit 4,
22	please.
23	I would like to show you a document that we
24	have marked as Plaintiff's Exhibit 4. The document was
25	produced in discovery at FOX 256 through 259.

1	(Plaintiff's Exhibit 4 was marked for
2	identification by the court reporter
3	and is attached hereto.)
4	BY MR. FAKLER:
5	Q. And can you tell me what this document is?
6	A. This is a copy of the musical cue sheet for
7	that particular episode.
8	Q. And what is this document used for?
9	A. It's used for royalty credit with the
10	performance rights society, either ASCAP or BMI, so that
11	composers and authors receive proper credit.
12	Q. And is that for when the episode is shown
13	broadcast on TV
14	A. Yes.
15	Q or when it's publicly performed?
16	A. That's correct.
17	Q. Were you involved in the creation of this cue
18	sheet?
19	A. I didn't create the cue sheet but I looked at
20	it when it was completed.
21	Q. So did you approve it the form that it was sent
22	out in?
23	A. I did.
24	Q. If you look down at the entries for "I Need A
25	Jew", entry six through nine, can you tell me why the

1 song is broken out in several different pieces. Because I recorded the song in four pieces for 3 recording convenience. They're four sequeing pieces of 4 I often do that just for expediency on the scoring stage. And the two middle sections are actually a musical -- I think maybe just the second section is a 6 7 musical interlude. I have to look and see. 8 Ο. You are talking now line number seven? Line number seven, yeah, doesn't have a vocal. 9 10 There was a sequence in the middle of the song on screen 11 where Peter goes out the window and tumbles and winds up 12 on the ground, and so I did a musical interlude with no 13 vocal during that section. 14 Q. And you gave that section a different title --15 Α. Yes. 16 **Q**. -- on that sheet? 17 Α. Yes, I called it "Interlude." 18 And why did you do that? Q. 19 Just because it wasn't specific -- it was kind Α. 20 of based on the -- a little bit on the song, but not 21 really. I mean a lot of the other material was new 22 material, musical material. 23 So the way that it's notated on this music cue Q. 24 sheet for the purpose of the performing royalties,

"Interlude" is treated as a different song than "I Need

25

1	A Jew"?
2	A. Yes.
3	Q. And does breaking out the other parts of "I
4	Need A Jew" as separate pieces in six, eight and nine,
5	does that have any impact on the royalties you were
6	paid?
7	A. No.
8	Q. And do you know if there's if that is
9	consistent with BMI rules as far as creating cue sheets?
10	A. Sure.
11	Q. Your testimony is it is consistent?
12	A. It's consistent, yes.
13	Q. Could I have the Exhibit 5 folder, please.
14	A. Also, I might point out that the interlude was
15	notated as BI, which is background instrumental, and the
16	other sections of the song are notated as VV, which is
17	visual vocal, which is a different rate of payment from
18	BMI. So all the more reason to specify which portions
19	of the song have a visual vocal and which don't.
20	Q. And what's the difference in the rates?
21	A. I don't recall. It's less money if there's not
22	a visual vocal.
23	Q. I would like to show you this document which we
24	have premarked as Plaintiff's Exhibit 5. It was
25	produced in discovery at FOX 297.

1	but I am asking you to answer that question.
2	Can you articulate how without the lyrics
3	this would the average listener, the nonspecialized
4	listener, would take the musically this as making fun of
5	"When You Wish Upon A Star"?
6	A. It's hard to answer. I mean I think people
7	that saw the show, got the joke, but comedy has to do
8	with context.
9	Q. Right.
10	A. Usually.
11	Q. But I am asking you now just musically, can you
12	explain to me any musical device that you used in this
13	that a casual listener would recognize as making fun of
14	"When You Wish Upon A Star"?
15	A. I think the melody would make someone make the
16	connection.
17	Q. But would they what connection?
18	A. The connection that this is a joke, a spoof, if
19	you want, of the song, the Disney song "Wish Upon A
20	Star".
21	Q. What part of the melody would do that?
22	A. I don't know if there is a specific part. I
23	mean it would be in its entirety. I mean how could you
24	excerpt these notes or these notes and
25	say those are the specific things that make somebody

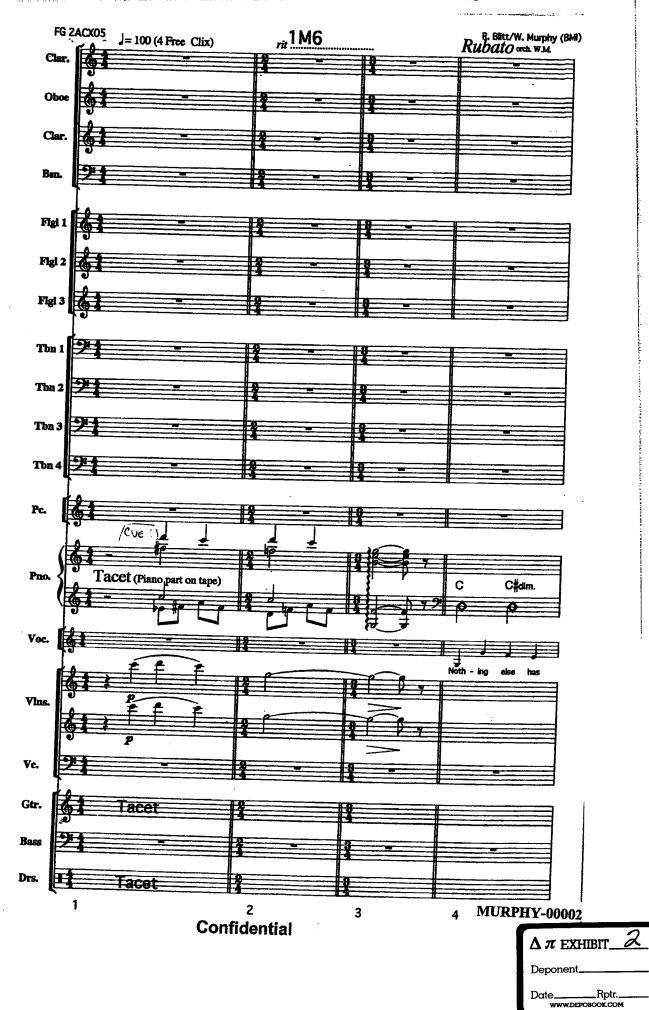
1	recognize, that you are making fun of something?
2	Q. I guess what I am asking
3	A. It's hard to quantify.
4	Q. What is the funny part? I understand your
5	testimony that overall the song evokes "When You Wish
6	Upon A Star." I understand that, but I am not asking
7	about how the song evokes it.
8	I am asking specifically how would what part
9	of the song "I Need A Jew" would the listener recognize
10	as not just evoking but specifically ridiculing or
11	making fun of "When You Wish Upon A Star."
12	A. I would have to say the entire song.
13	Q. But not one particular phrase or part?
14	A. I think I would have to answer the whole song.
15	I don't know if you can excerpt certain portions of it
16	and say okay, that's it right there, that's the thing.
17	Q. But can you as you sit here excerpt a certain
18	part and point to it? It's just the whole song?
19	A. I would say the whole song, yeah.
20	Q. And how is the whole song making not just
21	saying evoking but particularly ridiculing the original?
22	Musically, how is it doing that?
23	MR. ZAVIN: Objection; I don't think he said
24	"ridiculing." I think that is your word.
25	MR. FAKLER: That is my question and he can

1	answer it.
2	MR. ZAVIN: Then objection.
3	BY MR. FAKLER:
4	Q. Okay. Do you believe that the entire song in
5	addition to making fun also ridicules "When You Wish
6	Upon A Star"?
7	A. I don't know that. I don't know if that's the
8	right word. I mean, you know, that's also in the ear of
9	the listener and in the context of the show if people
10	think that this is satire or parody or ridicule.
11	Q. But, again, I am asking now not in the
12	context of the show, just musically, just musically, do
13	you believe that "I Need A Jew" musically, using just
14	does it musically, alone, does it ridicule "When You
15	Wish Upon A Star"?
16	A. I would stay parodies "When You Wish Upon A
17	Star."
L 8	Q. But does it ridicule "When You Wish Upon A
19	Star"?
20	A. Well, explain what you mean by "ridicule."
21	Q. Have you ever used the term "ridicule"?
22	A. Yes.
23	Q. What do you mean it to when you stay it,
24	what does it mean?
25	A. Well, I mean I don't know the dictionary

1	definition of it.
2	Q. I am asking what your when you have used it
3	in the past.
4	A. "Ridicule," I think it's not just makes fun. I
5	mean I think it's more negative, has a more negative
6	connotation.
7	Q. Okay.
8	A. So my I think that this song parodies and
9	spoofs, if you will, "Wish Upon a Star." I don't think
10	it ridicules "Wish Upon a Star," in my estimation.
11	Q. And by making fun of, you talk about evoking
12	it.
13	A. Well, it's making the viewer realize that this
14	song yes, evokes the memory of "Wish Upon a Star"
15	when they see it in the show and for all the reasons
16	that we talked about.
17	Q. Can I have the folder for Exhibit 1, please.
18	You can put that back.
19	(Plaintiff's Exhibit 1 was
20	marked for identification.)
21	BY MR. FAKLER:
22	Q. Are you aware that do you know who
23	Dr. Ferrara is, a musicologist?
24	A. No.
25	Q. Are you aware that an expert report has been

EXHIBIT PL 2

1600 E













Confidential

MURPHY-00007















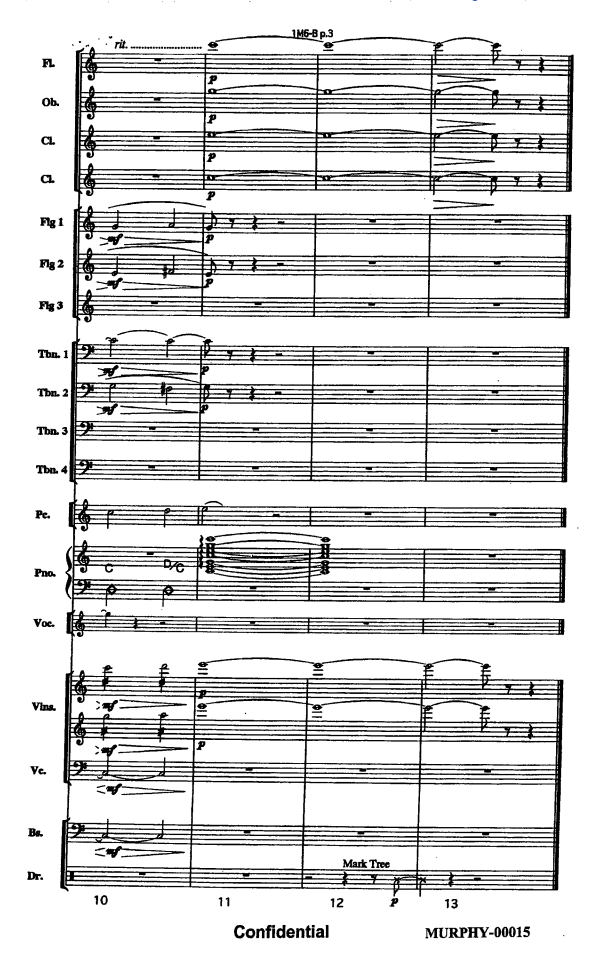


EXHIBIT PL 3

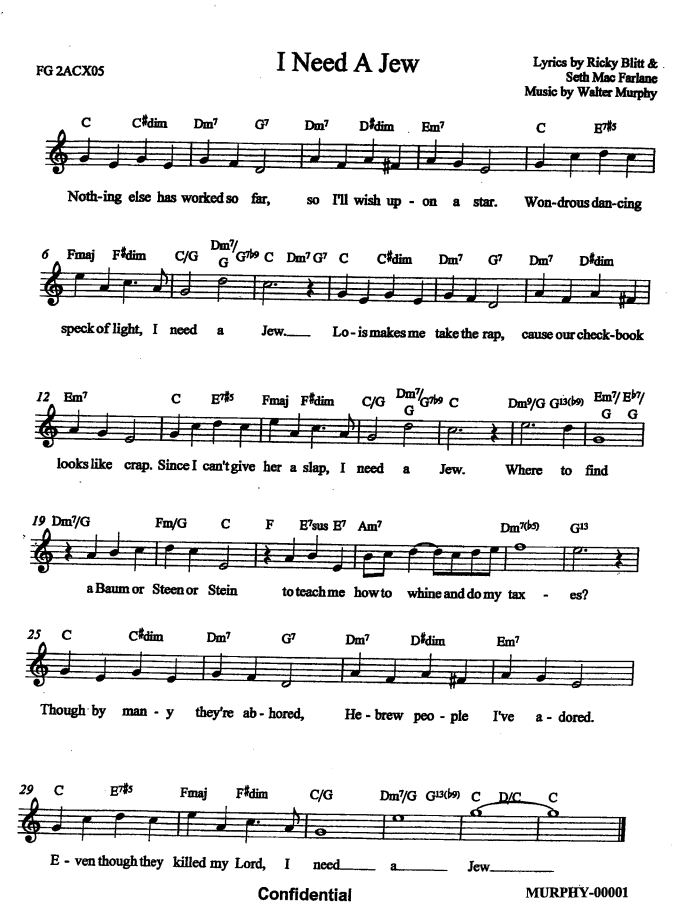


EXHIBIT PL 4



SERIES TITLE:
EPISODE TITLE:
PART NUMBER:
SERIES TYPE:
VERSION TYPE:
PRODUCTION NO.:
EPISODE NO.:
SYNDICATOR NO.:
AIRDATE:
LENGTH:
NETWORK/STATION:
PRODUCER:
DISTRIBUTOR: 30:00 PREPARED BY: TWENTIETH CENTURY FOX 10201 WEST PICO BLVD. LOS ANGELES, CA 90035 USA PHONE: 310-369-2246 FAX: 310-969-0299

FAMILY GUY WHEN YOU WISH UPON A WEINSTEIN

ANIMATED SERIES . EDITED FOR TV

2ACX05

TWENTIETH CENTURY FOX FILM CORPORATION

TV Music Cue Sheet

USAGE LEGEND: VV=VISUAL VOCAL VI=VISUAL INSTRUMENTAL BV=BACKGROUND VOCAL BI=BACKGROUND INSTRUMENTAL SRC=SOURCE

SEQ# CUE#	TITLE		COMPOSER/PUBLISHER	PERF SOC	occ	%	USAGE	TIM
1 1M1	FAMILY GUY MAIN TITLE	С	MURPHY, WALTER	ВМІ	1	50.00	vv	0:30
		С	MACFARLANE, SETH	ASCAP		25.00		
		С	ZUCKERMAN, DAVID	ASCAP		25.00		
	· .	P	TCF MUSIC PUBLISHING INC.	ASCAP		50.00		
		P	FOX FILM MUSIC CORP.	BMI		50.00		
USAGE DESC:	MAIN TITLE THEME							
2 1M2	PLAYON	С	MURPHY, WALTER	BMI	1	100.00	ві	0:05
		P	FOX FILM MUSIC CORP.	BMI		100.00	ı	
USAGE DESC:	BACKGROUND INSTRUMENTAL							
3 1M3	LIFETIME BUMPER 1	С	MURPHY, WALTER	вмі	1	100.00	BI	0:04
,		P	FOX FILM MUSIC CORP.	BMI		100.00		
USAGE DESC:	BACKGROUND INSTRUMENTAL							
4 1M4	LIFETIME BUMPER 2	С	MURPHY, WALTER	вмі	1	100.00	BI	0:03
USAGE DESC:	BACKGROUND INSTRUMENTAL	P	FOX FILM MUSIC CORP.	ВМІ		100.00		
5 1M5	THE DRUNKEN CLAM	C .	MURPHY, WALTER	вмі	I	100.00	ы	0:05
		P	FOX FILM MUSIC CORP.	BMI		100.00		
USAGE DESC:	BACKGROUND INSTRUMENTAL							
6 IM6	I NEED A JEW	С	MURPHY, WALTER	вмі	1	50.00	vv	1:08
		C	BLITT, RICKY	BMI		50.00	1	
USAGE DESC:	VISUAL VOCAL	P	FOX FILM MUSIC CORP.	BMI		100.00	1	
7 1M6A	INTERLUDE	С	MURPHY, WALTER	вмі	1	100.00	ВІ	0:30
•		P	FOX FILM MUSIC CORP.	ВМІ		100.00		
USAGE DESC:	BACKGROUND INSTRUMENTAL							
8 1M6B	I NEED A JEW	С	MURPHY, WALTER	вмі	1	50.00	vv	0:34
		С	BLITT, RICKY	BMI		50.00	1	
USAGE DESC:	VISUAL VOCAL	P	FOX FILM MUSIC CORP.	BMI		100.00	ı	
COAGE DESC.	VISUAL VOCAL							
9 1M 7	I NEED A JEW	C	MURPHY, WALTER	BMI	I	50.00		0:10
		C	BLITT, RICKY	вмі FOX-00256		50.00	1	

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RODUCER:
DISTRIBUTOR:

FAMILY GUY WHEN YOU WISH UPON A WEINSTEIN

ANIMATED SERIES EDITED FOR TV

2ACX05

30:00

PREPARED BY: TWENTIETH CENTURY FOX 10201 WEST PICO BLVD. LOS ANGELES, CA 90035 PHONE: 310-369-2246 FAX: 310-969-0299

TWENTIETH CENTURY FOX FILM CORPORATION

TV Music Cue Sheet

USAGE LEGEND: VV=VISUAL VOCAL VI=VISUAL INSTRUMENTAL BV=BACKGROUND VOCAL BI=BACKGROUND INSTRUMENTAL SRC=SOURCE

SEO# CUE#	TITLE		COMPOSER/PUBLISHER	PERF SOC	occ	%	USAGE	TIME
		P	FOX FILM MUSIC CORP.	вмі		100.00		
USAGE DESC:	VISUAL VOCAL							
io 2M1	PLAYON	С	MURPHY, WALTER	вмі	1	100.00		0:03
USAGE DESC:	BACKGROUND INSTRUMENTAL	P	FOX FILM MUSIC CORP.	BMI		100.00	•	
11 2M2	WEINSTEIN FOOTCHASE	С	MURPHY, WALTER	BMI	1	100.00	ВІ	0:19
USAGE DESC:	BACKGROUND INSTRUMENTAL	P	FOX FILM MUSIC CORP.	BMI		100.00)	
12 2M3	DOWNTOWN TRANS.	С	MURPHY, WALTER	ВМІ	1	100.00	ВІ	0:04
USAGE DESC:	BACKGROUND INSTRUMENTAL	P	FOX FILM MUSIC CORP.	вмі		100.00)	
		6	MIDDLE WAITED	BMI	1	100.00) BI	0:04
13 2M4	TRANS. TO HOUSE	C P	MURPHY, WALTER FOX FILM MUSIC CORP.	вмі		100.00		
USAGE DESC:	BACKGROUND INSTRUMENTAL			5.4		100.00	. Di	0:15
14 2M5	INDIANA KRAMDEN	C P	MURPHY, WALTER- FOX FILM MUSIC CORP.	BMI BMI	1	100.00		0:13
USAGE DESC:	BACKGROUND INSTRUMENTAL							
15 2M6	TEMPLE SOURCE	C P	MURPHY, WALTER FOX FILM MUSIC CORP.	BMI BMI	1	100.00		0:33
USAGE DESC:	BACKGROUND INSTRUMENTAL							
i6 2M7	RULER WIELDING NUNS	C P	MURPHY, WALTER FOX FILM MUSIC CORP.	BMI BMI	1	100.00		0:11
USAGE DESC:	BACKGROUND INSTRUMENTAL	r	FOX FILM MUSIC CORF.	<i>D</i> 1111			-	
17 2M8	SHATNER ON THE ROOF	С	MURPHY, WALTER	вмі	1		0 BI	0:19
USAGE DESC:	BACKGROUND INSTRUMENTAL	P	FOX FILM MUSIC CORP.	ВМІ		100.0	U	
18 2M9	TENDER WEINSTEIN	С	MURPHY, WALTER	вмі	1		0 BI	0:11
USAGE DESC:	BACKGROUND INSTRUMENTAL	P	FOX FILM MUSIC CORP.	ВМІ		100.0	0	
					FΩ	\mathbf{x}_{-00}	257	



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SEQ# CUE#	TITLE		COMPOSER/PUBLISHER	PERF SOC	occ	%	USAGE	TIME
19 2M10	UH-OH	С	MURPHY, WALTER	ВМІ	1	100.00	BI	0:06
••		P	FOX FILM MUSIC CORP.	BMI		100.00	1	
USAGE DESC:	BACKGROUND INSTRUMENTAL							
20 3M1	TEMPLE PLAYON	С	MURPHY, WALTER	вмі	1	100.00	ВІ	0:04
		P	FOX FILM MUSIC CORP.	BMI		100.00)	
USAGE DESC:	BACKGROUND INSTRUMENTAL							
21 3M2	CAR DRIVE	С	MURPHY, WALTER	вмі	1	100.00) BI	0:06
		P	FOX FILM MUSIC CORP.	BMI		100.00)	
USAGE DESC:	BACKGROUND INSTRUMENTAL							
22 3M3	VEGAS	С	MURPHY, WALTER	вмі	1	100.00) BI	0:15
		P	FOX FILM MUSIC CORP.	BMI		100.00)	
USAGE DESC:	BACKGROUND INSTRUMENTAL							
23 3M4	STAR SEARCH	С	MURPHY, WALTER	вмі	1	100.00	ВІ	0:13
		P	FOX FILM MUSIC CORP.	BMI		100.00)	
USAGE DESC:	BACKGROUND INSTRUMENTAL							
24 3M5	STING ON LOIS	С	MURPHY, WALTER	· BMI ·	1	100.00	ВІ	0:02
		P	FOX FILM MUSIC CORP.	BMI		100.00)	
USAGE DESC:	BACKGROUND INSTRUMENTAL						•	
25 3M6	DETERMINED DRIVING	С	MURPHY, WALTER	ВМІ	1	100.00) BI	0:07
		P	FOX FILM MUSIC CORP.	BMI		100.00)	
USAGE DESC:	BACKGROUND INSTRUMENTAL							
26 3M7	RABBI COPPERFIELD	С	MURPHY, WALTER	ВМІ	1	100.00) ВІ	0:05
		P	FOX FILM MUSIC CORP.	BMI		100.00	ס	
USAGE DESC:	BACKGROUND INSTRUMENTAL							
27 3M8	MRS. RABINOWITZ	С	MURPHY, WALTER	ВМІ	1	100.00	о ві	0:13
		P	FOX FILM MUSIC CORP.	BMI		100.0	0	
USAGE DESC:	BACKGROUND INSTRUMENTAL							
28 3M9	ALL'S WELL, SORT OF	С	MURPHY, WALTER	ВМІ	1	100.0	0 BI	0:24
	•	P	FOX FILM MUSIC CORP.	BMI		100.0	0	
USAGE DESC:	BACKGROUND INSTRUMENTAL		• • •					
	*			FOX-00258				



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SEQ# CUE#	TITLE		COMPOSER/PUBLISHER	PERF SOC	occ	% 1	USAGE	TIME
29 3M10	FAMILY GUY END CREDITS	С	MURPHY, WALTER	BMl	1	50.00	BI	0:30
, , , , , , , , , , , , , , , , , , , ,		С	MACFARLANE, SETH	ASCAP		25.00		
		С	ZUCKERMAN, DAVID	ASCAP		25.00		
		P	TCF MUSIC PUBLISHING INC.	ASCAP		50.00		
	<u>.</u>	P	FOX FILM MUSIC CORP.	BMI		50.00		
USAGE DESC:	END TITLE THEME						-	
30 3M11	TWENTIETH CENTURY FOX FILM CORPORATION LOGO	С	NEWMAN, ALFRED	ASCAP	1	100.00	BI	0:03
		P	TCF MUSIC PUBLISHING	ASCAP		100.00		
USAGE DESC:	LOGO THEME							

FOX-00259